

CHAPTER 8

CONTRACTOR-OPERATED MOTOR VEHICLES

8-1. General

a. Motor vehicles may be provided to DoD contractors in accordance with contract stipulations and the FAR (reference (x)). When motor vehicles are provided to contractors or subcontractors, contracts shall require that such vehicles be used for official purposes only, and operated and maintained in accordance with this Regulation and that of the DoD Component concerned.

b. Motor vehicles furnished to contractors may be DoD-owned or may be leased when furnished under the terms of a facilities contract. Determination shall be based on economy and the overall best interest of the government.

8-2. Policy. This Regulation applies to all DoD-owned or -leased motor vehicles furnished to DoD contractors. Where these provisions unduly inhibit contractors in the performance of their contracts, or unnecessarily increase costs, the procedures herein may be modified by the DoD Component concerned to the extent required by contractors to meet exigencies or special needs, if on an economical basis.

8-3. Procedures

a. DoD motor vehicles furnished contractors in accordance with this Chapter shall be clearly identified as contractor-operated vehicles, as prescribed in Chapter 11, to distinguish them from DoD motor vehicles operated by the DoD Components.

b. Motor vehicles required for use by contractors in their work on a major DoD project shall be included as contractor operated requirements to be provided in accordance with subpart 45-304 of the FAR (reference (x)).

c. All DoD-furnished, contractor-operated motor vehicles shall count as part of the vehicle inventory of the DoD Component concerned.

d. The procedures for managing the allocation, use, operation, maintenance, and record-keeping of all DoD motor vehicles are applicable to vehicles furnished to contractors.

e. DoD contractor personnel shall not be issued Optional Form (OF) 346, "U.S. Government Motor Vehicle Operator's Identification Card."